CHAPTER 1013

CERTIFIED SCHOOL TO CAREER PROGRAM
H.F. 2179

AN ACT relating to the certified school to career program.

Be It Enacted by the General Assembly of the State of Iowa:

- Section 1. Section 15.362, subsections 1 and 2, Code 1999, are amended to read as follows: 1. "Certified school to career program" or "certified program" means a sequenced and articulated secondary and postsecondary program registered as an apprenticeship program under 29 C.F.R. subtit. A, pt. 29, which is conducted pursuant to an agreement as provided in section 15.364 or a program approved by the state board of education, in conjunction with the department of economic development, as meeting an individual program of study developed jointly by a secondary school, postsecondary institution, and an employer that meets the standards enumerated in section 15.363, that integrates a secondary school curriculum with private sector job training which places students in job internships, and which is designed to continue into postsecondary education and that will result in teaching new skills and adding value to the wage-earning potential of participants and increase their long-term employability in the state and which is conducted pursuant to an agreement as provided in section 15.364.
- 2. "Participant" means an individual between the ages of sixteen and twenty-four who is enrolled in a public or private secondary or postsecondary school and who initiated participation in a certified school to career program as part of secondary no later than the start of the student's senior year of high school education.
- Sec. 2. Section 15.363, unnumbered paragraphs 1 and 2, Code 1999, are amended to read as follows:

The state board of education, in consultation with the department of economic development, shall adopt rules pursuant to chapter 17A to guide the board and department school districts in determining whether a potential school to career program should be approved meets the standards for certification.

A <u>certified</u> school to career program which is approved by the state board of education in eonjunction with the department of economic development other than a sequenced and articulated secondary and postsecondary program registered as an apprenticeship program under 29 C.F.R. subtit. A, pt. 29, shall comply with all of the following standards:

- Sec. 3. Section 15.363, Code 1999, is amended by adding the following new subsection: NEW SUBSECTION. 6. The participant's high school agrees to file with the department of education an initial notice of intent to conduct a certified program, and shall include in the notice the name of the contact person charged with overseeing the school district's certified program. The participant's high school shall maintain on file the certified program agreement required by section 15.364.
- Sec. 4. Section 15.364, subsections 2, 3, and 8, Code Supplement 1999, are amended to read as follows:
- 2. A description of the career field in which the participant is to be trained, and the beginning date and duration of the training and employment.
- 3. The employer's agreement to provide paid employment, at a base wage, for the participant during the summer months after beginning no earlier than the participant's junior and senior years year in high school and ending no later than the fall after the participant's first second year of postsecondary education.

8. If the participant does not complete the two-year employment obligation, the participant's agreement to repay to the employer the amount paid by the employer toward the participant's postsecondary education expenses pursuant to subsection 6. However, if the participant is unable to complete the two-year employment obligation because the employer did not afford the participant a two-year employment opportunity, the participant shall not be required to repay to the employer the amount paid by the employer toward the participant's postsecondary education expenses.

Approved March 29, 2000

CHAPTER 1014

PUBLIC INFORMATION REQUESTS — INTERNET PROTOCOL NUMBERS — CONFIDENTIALITY

H.F. 2220

AN ACT relating to the confidentiality of internet protocol numbers associated with public information requests.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 22.7, Code Supplement 1999, is amended by adding the following new subsection:

<u>NEW SUBSECTION</u>. 39. The portion of a record request that contains an internet protocol number which identifies the computer from which a person requests a record, whether the person using such computer makes the request through the IowAccess network or directly to a lawful custodian. However, such record may be released with the express written consent of the person requesting the record.

Approved March 29, 2000

CHAPTER 1015

CITY HOSPITAL AND HEALTH CARE FACILITY BOARDS OF TRUSTEES — APPOINTMENT — TERMS S.F. 2048

AN ACT providing for the appointment and length of terms for members added to a hospital board of trustees.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 392.6, unnumbered paragraph 2, Code Supplement 1999, is amended to read as follows:

Cities maintaining an institution as provided for in this section which have a board of trustees consisting of three <u>or five</u> members may by ordinance increase the number of members to five or seven and. The ordinance shall provide for the <u>immediate</u> appointment of <u>one additional member in the expansion to a five member board or two additional members</u>